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6 **UNITED STATES DISTRICT COURT**
7 **DISTRICT OF NEVADA**

8 UNITED STATES OF AMERICA,)

9 Plaintiff,)

10 vs.)

11 ASHLEY GADDIS,)

12 Defendant.)
13 _____)

2:04-cr-00074-RCJ-LRL-6

ORDER

14 In 2005, a federal grand jury indicted Defendant Ashley Gaddis for multiple counts of
15 conspiracy, bank fraud, identity theft, and related offenses. In 2006, Defendant pled guilty to one
16 count each of identity theft, aggravated identity theft, and bank fraud, pursuant to a plea
17 agreement. The Hon. Brian E. Sandoval sentenced Defendant to a total of fifty-two months of
18 imprisonment, to be followed by a total of sixty months of supervised release. After Defendant's
19 release, the Court later revoked supervised release and imposed an additional fifteen months of
20 imprisonment, to be followed by forty-five months of supervised release. After Defendant's
21 release, the Court again revoked supervised release and imposed seven days imprisonment, to be
22 followed by forty-four months of supervised release.

23 Defendant has filed two motions, asking the Court in each of them to issue a final
24 determination pursuant to the Interstate Agreement on Detainers ("IAD"). The IAD is an
25 agreement between the states and the United States to facilitate the disposition of untried

1 offenses charged in one jurisdiction against prisoners incarcerated in another jurisdiction. *See*
2 *Carchman v. Nash*, 473 U.S. 716, 719–21 (1985). The IAD applies to “any untried indictment,
3 information or complaint on the basis of which a detainer has been lodged against the prisoner.”
4 *Id.* at 720 (quoting IAD, art. III). The IAD applies only to “prisoners,” and only to “untried
5 indictment[s], information[s] or complaint[s].” *Id.* at 724–25.

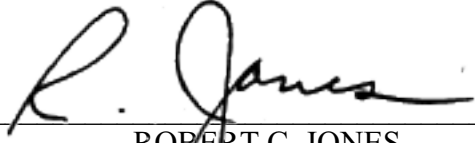
6 According to the docket in the present case, Defendant is on federal supervised release.
7 Defendant claims to be a prisoner in state custody. She alleges that some kind of detainer has
8 been filed against her but identifies no untried federal indictment, information, or complaint
9 pending against her. Insofar as Defendant means to request final disposition of any petition for
10 revocation of her federal supervised release, the IAD has no application to such a petition, which
11 is not an “indictment, information or complaint” under the meaning of the IAD. *See id.* at 725.

12 CONCLUSION

13 IT IS HEREBY ORDERED that the Motions for Final Disposition (ECF Nos. 396, 398)
14 are DENIED.

15 IT IS SO ORDERED.

16 Dated this 16th day of October, 2012.

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20 ROBERT C. JONES
21 United States District Judge
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